



Sen. Julie A. Morrison

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09900SB1950sam001

LRB099 09585 RLC 32681 a

1 AMENDMENT TO SENATE BILL 1950

2 AMENDMENT NO. _____. Amend Senate Bill 1950 on page 11,
3 line 10, by inserting ", consistent with clinical
4 recommendations," after "orders"; and

5 on page 11, line 11, by inserting after the period the
6 following:

7 "When the Department places the child in a placement under
8 court order, the Department may move the child from that
9 placement as necessary to protect the minor's health, safety,
10 and best interests. If the Department decides to move the child
11 from that placement, it shall notify the child's attorney and
12 guardian ad litem in writing no later than 10 days prior to
13 implementation of its decision unless remaining in the
14 placement poses an imminent risk of harm to the child, in which
15 case it must notify the child's attorney and guardian ad litem
16 in writing immediately following the implementation of its
17 decision.".